NAME OF PARTY OR ATTORNEY:	FOR COURT USE ONLY
ADDRESS WHERE YOU WANT MAIL SENT:	
ABALES MERE 100 WART MALE SERVI.	
TELEPHONE NUMBER (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	1
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PROTECTED PERSON:	1
RESTRAINED PERSON:	
RESTRAINING ORDER AFTER HEARING (CLETS)	CASE NUMBER:
(Domestic Violence)	
,	
This form may be used in conjunction with the Findings and Order After Hearing (Form 12	96.31), if the court makes additional orders.
1. This proceeding was heard	
on (date): at (time): in Dept.:	Room:
by judicial officer (name):	
The person seeking to be protected and the person to be restrained were person	ally present at the court hearing. No additiona
proof of service of these restraining orders is required.	
The person seeking restraining orders was personally present and proof of service	
By written stipulation. No additional proof of service of these restraining orders is	required.
THE COURT FINDS:	
3. a. The restrained person is (name):	ant/Respondent Plaintiff/Petitioner
Sex: M F Ht.:Wt.: Hair Color: Eye Color: Race:	Age: Date of Birth:
b. The protected person is (name):	
c. The protected family and household members are (list first and last names of all pl	rotected people under this order):
THE COURT ORDERS:	
	CHALL EVEIDE AT MIDNICHT ON
THIS ORDER, EXCEPT FOR ANY AWARD OF CHILD CUSTODY OR VISITATION, (date): OR AT (date and time of continued hearing):	SHALL EXPIRE AT MIDNIGHT ON
date)ott At fuate and time of continued hearing).	
4. The restrained narrow.	
 The restrained person except as provided in item 5b(2): a. shall not contact, molest, harass, attack, strike, threaten, sexually assault, batter, 	telephone send any messages to follow
stalk, destroy the personal property of, or disturb the peace of	telephone, send any messages to, follow,
the person seeking the order the other protected person(s) listed	in item 3c.
b. must immediately move from (address):	
c. shall stay at least (specify): yards away from the following p	rotected persons and places:
(1) Person seeking the order	roteoted persons and places.
(2) The other protected persons listed in item 3c	
(3) Residence of person seeking the order	
(4) Place of work of person seeking the order	
(5) The children's school or place of child care (specify):	
(6) L Other (specify):	
Read this order carefully. Taking or concealing a child in violation of this order may be	
state prison, a fine, or both. Any person subject to a restraining order is prohibited fi otherwise obtain a firearm. Possession of a firearm while subject to this order may be a	
otherwise obtain a meann. I cosession of a meann wille subject to this order may be a	rolony under lederal law pullishable by up to

(Continued on reverse)

ten (10) years in prison and a \$25,000 fine.

_PROTECTED PERSON (Name):		CASE NUMBER:
RESTRAINED PERSON (Name):		
5. a. Custody of the minor children Child's name (1) (2) (3) (4) (5) (6)	shall be as follows: <u>Legal custody to</u>	Physical custody to
	custody (name): ending further order of court. ation as follows (specify times and conditions, in	f any):
(3) shall have supervised visi	tation as follows (describe):	
	If to participate in a certified batterer's program d completion to be provided to the court.	for twelve (12) months at that party's expense
7. Ees for service of this order by I	aw enforcement are waived.	
of the protected person, who shall pro the restrained person shall also be pro	by the protected person to the law enforcemen vide information to assist in identifying the restrovided to law enforcement unless the order shourisdiction over the plaintiff's residence is (name	rained person. Proof of service of this order on ws the restrained person was present in court.
protected person's attorney:	ren to the additional law enforcement agencies <u>aforcement agency</u> <u>Address</u>	
0. Other orders (specify):	Additional orders	attached.
Date:	<u> </u>	JUDICIAL OFFICER
the order, is shown a copy of the ord System (CLETS). If proof of service present at the court hearing, the law of	is enforceable anywhere in California by any la ler, or has verified its existence on the Californ on the restrained person has not been rece enforcement agency shall advise the restrained aining order is a misdemeanor, punishable by	aw enforcement agency that has received ia Law Enforcement Telecommunications ived, and the restrained person was not person of the terms of the order and then
	CLERK'S CERTIF y that the foregoing Restraining Order After Hea nal on file in the court.	
Date:	Clerk, by	, Deputy